Pt. 2

District of Col. Puerto Rico Canal Zone Virgin Islands

VOLUME II—CENTRAL

Arkansas Missouri
Illinois Nebraska
Indiana New Mexico
Iowa Ohio
Kansas Oklahoma
Louisiana Texas
Minnesota Wisconsin

VOLUME III—WEST

Alaska Nevada
Arizona North Dakota
California Oregon
Colorado South Dakota
Hawaii Utah
Idaho Washington
Montana Wyoming

On or about January 1 of each year, an annual edition will be issued that includes all current general wage determinations for the States covered by each volume. Throughout the remainder of the year, regular weekly updates will be distributed providing any modifications or supersedeas wage determinations issued. Each volume's annual and weekly editions will be provided in loose-leaf format.

[50 FR 49823, Dec. 4, 1985]

PART 2—GENERAL REGULATIONS

Subpart A—General

Sec.

- 2.1 Employees attached to regional offices.
- 2.2 Employees attached to Washington office.
- 2.3 Consent of the Secretary.
- 2.6 Claims collection.
- 2.7 Rulemaking.
- 2.8 Final agency decisions.

Subpart B—Audiovisual Coverage of Administrative Hearings

- 2.10 Scope and purpose.
- 2.11 General principles.
- 2.12 Audiovisual coverage permitted.
- 2.13 Audiovisual coverage prohibited.
- 2.14 Proceedings in which the Department balances conflicting values.
- 2.15 Protection of witnesses.
- 2.16 Conduct of hearings.

Subpart C—Employees Served With Subpoenas

- 2.20 Purpose, scope and definitions.
- 2.21 Procedure in the event of a demand for production or disclosure.

29 CFR Subtitle A (7-1-05 Edition)

- 2.22 Production or disclosure prohibited unless approved by the appropriate Deputy Solicitor of Labor.
- 2.23 Procedure where a decision concerning a demand is not made prior to the time a response to the demand is required.
- 2.24 Procedure in the event of an adverse ruling.
- 2.25 Subpoenas served upon employees of the Office of the Inspector General.

Subpart D—Equal Treatment in Department of Labor Programs for Religious Organizations; Protection of Religious Liberty of Department of Labor Social Service Providers and Beneficiaries

- 2.30 Purpose.
- 2.31 Definitions.
- 2.32 Equal participation of religious organizations.
- 2.33 Responsibilities of DOL, DOL social service providers and State and local governments administering DOL support.
- 2.34 Application to State and local funds.
 2.35 Effect of DOL support on Title VII employment nondiscrimination requirements and on other existing statutes.
- 2.36 Status of nonprofit organizations.

AUTHORITY: 5 U.S.C. 301; Executive Order 13198, 66 FR 8497, 3 CFR 2001 Comp., p. 750; Executive Order 13279, 67 FR 77141, 3 CFR 2002 Comp., p. 258.

Subpart A—General

SOURCE: 32 FR 11035, July 28, 1967, unless otherwise noted.

§ 2.1 Employees attached to regional offices.

No person who has been an employee of the Department and attached to a Regional office of any bureau, board, division, or other agency thereof, shall be permitted to practice, appear, or act as attorney, agent, or representative before the Department or any branch or agent thereof in connection with any case or administrative proceeding which was pending before such Regional office during the time of his employment with the Department, unless he shall first obtain the written consent thereto of the Secretary of Labor or his duly authorized representative.

§ 2.2 Employees attached to Washington office.

No person who has been an employee of the Department and attached to the Washington office of any bureau,

board, division, or other agency thereof, shall be permitted to practice, appear, or act as attorney, agent, or representative before the Department or any branch or agent thereof, in connection with any case or administrative proceeding pending before such bureau, board, division, or other agency during the time of his employment with the Department, unless he shall first obtain the written consent thereto of the Secretary of Labor or his duly authorized representative.

§ 2.3 Consent of the Secretary.

The consent of the Secretary or his duly authorized representative may be obtained as follows:

The applicant shall file an application in the form of an affidavit. Such application, directed to the Secretary should:

(a) State the former connection of the applicant with the Department;

(b) Identify the matter in which the applicant desires to appear, and

(c) Contain a statement to the effect that the applicant gave no personal consideration to such matter while he was an employee of the Department.

The application will be denied if the statements contained therein are disproved by an examination of the files, records, and circumstances pertaining to the matter, or if, in the opinion of the Secretary or his duly authorized representative, the public interest so requires. If the Secretary or his duly authorized representative is satisfied that the applicant gave no personal consideration to the matter in question while employed by the Department, and if he is satisfied that it is lawful and consistent with the public interest to do so, he may grant his consent, in writing, to the request of the applicant, subject to such conditions, if any, as he deems necessary and desirable. Any function of the Secretary under this section may be performed by the Under Secretary of Labor.

§ 2.6 Claims collection.

(a) Authority of Department; incorporation by reference. The regulations in this section are issued under section 3 of the Federal Claims Collection Act of 1966, 31 U.S.C. 952. They incorporate herein and supplement as necessary for Department operation all provisions of the Joint Regulations of the Attorney General and the Comptroller General set forth in 4 CFR, chap. II, which prescribe standards for administrative collection of civil claims by the Government for money or property, for the compromise, termination, or suspension of collection action, with respect to claims not exceeding \$20,000, exclusive of interest, and for the referral of civil claims by the Government to the General Accounting Office, and to the Department of Justice for litigation.

(b) Designation. The Assistant Secretary for Administration, and such heads of the Administrations and Offices of the Department of Labor as he may designate for such purpose, is authorized to perform all of the duties and exercise all of the authority of the Secretary under the Federal Claims Collection Act of 1966, the aforementioned Joint Regulations of the Attorney General and the Comptroller General, and the regulations in this section

(Sec. 3, 80 Stat. 309; 31 U.S.C. 952)

[34 FR 9122, June 10, 1969]

§ 2.7 Rulemaking.

It is the policy of the Secretary of Labor, that in applying the rulemaking provisions of the Administrative Procedure Act (5 U.S.C. 553), the exemption therein for matters relating to public property, loans, grants, benefits or contracts shall not be relied upon as a reason for not complying with the notice and public participation requirements thereof except for all information-gathering procedures adopted by the Bureau of Labor Statistics.

[46 FR 35, Jan. 2, 1981]

§2.8 Final agency decisions.

Final agency decision issued under the statutory authority of the U.S. Department of Labor may be issued by the Secretary of Labor, or by his or her designee under a written delegation of authority. The Administrative Review Board, an organizational entity within the Office of the Secretary, has been delegated authority to issue final agency decisions under the statutes, executive orders, and regulations as provided